Para 2-16 or 00//6 M Pacument 32 Filed 1	0/11/16 Dano 1 of 1 Danoth 79
UNITED STATES I  NORTHERN DIST  DALLAS I  UNITED STATES OF AMERICA  V.  S  JIMMIE EUGENE ROCHELLE (5)	CLERK, U.S. DISTRICT COURT By Deputy
ORDER OF TEMPOR	ARY COMMITMENT
On this date the above named Defendant appeared been arrested in the above numbered action for an offense	before the undersigned magistrate judge after having against the laws of the United States, and
	ge to hold a hearing to determine whether any condition re the Defendant's appearances and the safety of any (f), as amended P.L. 98-473, 98 Stat. 1837), and
The government's attorney having moved for a co	ntinuance of such hearing
his appearance and the safety of any other person	e of posting of a monetary bond as a condition to assure and the community (§3142(c), supra), and that a hearing ond or should be detained pending disposition of the date, and
☐ Defendant having moved for a continuance so that	t he can have an attorney present at the hearing,
IT IS, THEREFORE, ORDERED that the Detention at before the understand	gned magistrate judge, unless extended for good cause.
IT IS FURTHER ORDERED that the Defendant is for confinement in a corrections facility separate, to the extended or being held in custody pending appeal, pending	
A copy of this order shall be transmitted to counsel for the	parties.
ENTERED October 11, 2016.	DAVID L. HORAN UNITED STATES MAGISTRATE JUDGE

\*A continuance on behalf of the government will be granted without a hearing only upon the written consent of the Defendant or his attorney. A continuance on behalf of the Defendant will be granted without a hearing upon the written request of the Defendant or his attorney. Continuances shall not exceed five work days from the original setting for the Detention Hearing.